

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF VIRGINIA
Charlottesville Division**

JASON KESSLER
and NATIONAL SOCIALIST
MOVEMENT and TRADITIONALIST
WORKER'S PARTY,

Plaintiffs,

v.

Civil Action No. **3:18CV00107**

CITY OF CHARLOTTESVILLE, VIRGINIA,
AL THOMAS; BECKY
CRANNIS-CURL,

Defendants.

CONSENT MOTION FOR AMENDMENT OF PROPOSED PRETRIAL ORDER

COME NOW Defendants, the City of Charlottesville, Virginia, Al Thomas, and Becky Crannis-Curl, and Plaintiffs Jason Kessler, National Socialist Movement, and Traditionalist Worker's Party, by counsel, and after conferring, jointly move and request that the Court amend the proposed Pretrial Order to change the date that triggers deadlines for the Rule 26(f), F.R.C.P. conference, the Rule 26(a), F.R.C.P. initial disclosures, and each party's initial expert disclosures and setting any trial date to the date the Court rules on Rule 12(b)(6), F.R.C.P. motions to dismiss, which the parties jointly anticipate will be filed on or before February 18, 2019. The parties, by counsel, have further agreed to stay all discovery in this matter until after the Court rules on the anticipated Rule 12(b)(6), F.R.C.P. motions. All other provisions of the proposed Pretrial Order are agreed.

CITY OF CHARLOTTESVILLE, VIRGINIA
By Counsel

AL THOMAS
By Counsel

BECKY CRANNIS-CURL
By Counsel

JASON KESSLER, NATIONAL SOCIALIST
MOVEMENT and TRADITIONALIST
WORKER'S PARTY
By Counsel

WE ASK FOR THIS:

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Counsel for Defendant Becky Crannis-Curl

CERTIFICATE OF SERVICE

I hereby certify that on the 11th day of January, 2019, I electronically filed the foregoing Consent Motion with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all counsel of record, and I also e-mailed the foregoing to the following:

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s/Richard H. Milnor